## KNIFE STUCK INTO LUNG

Chauncy Russlow of Enosburg Falls; Perhaps Fatally Hurt

Open Knife in Hand, When He Stumbled and Fell on the Blade, Which Penetrates Body.

the 10 years old son of Mr. and Mrs. dent of the village, Vive-President Samuel Russlow, was seriously and ner-Samuel Russlow, was seriously and perhaps fatally injured as the result of an accident last evening. He was running along the street with a large knife opened in his hand when he fell and the blade pierced his right axilla and probably penetrated the lung. It is thought that the boy cannot recover.

Evarts, President Moore, George Gridley, inventor of the automatic turret lathe made by the company, F. L. Cone, apperintendent of the shop, and W. H. S. Craven, manager of Craven Bros., Machine Works, limited, of Manchester, England, spoke.

The new shop was designed by Lockwool, Greene & Co., of Boston and the plans call for a brick building 504 feet in length and 134 wide with solid cement.

## RUNAWAY SPILL

Died Yesterday from Injuries Sustained Few Days Ago.

the result of injuries received several days ago. A week ago last Friday, while Mr. Blake was driving through the yard in front of the house occupied by Vinton Parker, on the water works road, his horse became frightened, the was overturned and Mr. Blake was thrown out his head striking on a Autopsy on Body of Ernest Lockwood at

The funeral services are held to-day at the home and the body will be taken to Tompleton Center, Mass, for bur-ial. Rev. Fr. Sullivan will officiate.

## COULDN'T SURVIVE INJURY.

John Shaughnessy, of Rutland Run Over by Train, Died. Yesterday.

tracks in the local railroad yard, and death was due to natural causes, and who afterwards underwent the amputa- that foul play had nothing to do with tion of his right leg, died yesterday at his demise, as was at first suspected.

considered that there was some hope for Attempted Demonstrations, However, an operation on the spine, but his condition did not warrant trial.

in Poultney.

## MANY PLEAS OF GUILTY.

at Rutland.

Rutland, Nov. 16. Several cases were settled without jury trials yesterday afternoon, when the United States court in an adjourned session here, the respon- Which Has Been Brought Against the dents pleading guilty. Athur G. Finn of Fairfleig, who violated the postal laws, was fined \$100 without costs, and Burlington, for violating the meat in-spection act. Jean J. Vanderveer of entire session will be devoted to a dis. Alice M. Ellis

nited States court here this afternoon, ones to justice. he case of the United States vs. the Montpelier & Wells River railroad, for alleged violation of the interstate commerce laws, was argued this morning. John Powers and Jay La Bounty of West Chargestown will be tried next week on the charge of assaulting a rural mail carrier.

## BOYS IN TROUBLE.

Brattleboro Store.

Brattleboro, Nov. 16,-Francis Deyo, aged 13 and George Freto, aged 16, both living on Eliot street, were arrested 2 o'clock, and the supper at 5 o'clock. The as, yesterday by Chief George Wilson, charged with an attempt to burgarize the M. E. Church, Thursday, Nov.18th. assumpeit, judiment by default. Chicken pie and all that goes with it. John R. Senter vs. Adin C. Templeton Rutland County Atterney Takes Bride working there. street Sunday morning at about 0 will be served. o'clock. They were given an all-day of the late Mrs. Mary hearing in Municipal Court before Judge Wyman was brought here Monday even led as to trustee.

In His Home City.

When the body of the late Mrs. Mary hearing in Municipal Court before Judge Wyman was brought here Monday even led as to trustee.

John H. Judkin, administrator, vs. Rutland, Nov. 16,—Miss Frances Sweeting, from Mariden Conn., where she David A. Boardman, note, judgment by nev, daugther of Timothy Sweeney of this city and Ernest H. O'Brien, one of FROM SEC. DU

## WINDSOR CELET R TED START OF CONSTRUCTION

Ground Broken For Huge Machine Shop Amid Great Rejoicing-Plant Will Be Large Enough to Accom modate 500 Workmen.

Windsor, Nov. 16. Ground was brok-

on yesterday for the machine shop of the Windsor Machine company, which will be constructed on the O'Brien and McCarty meadow east of the Central IN ACCIDENT LAST NIGHT

Vermont railway tracks. Charles A. Moore of New York, president of the company, held the plow which turned over the first sod, the team being driven by their owner, Maxwell Everts, vice-president of the company. The Wintsor band was in attendance, the populs of the rouble schools the 250 mer. popils of the public schools, the 250 men now working in the machine shop and several hundred citizens turned out to make this one of the most important events industrially in the history of

At the informal ceremonies held after Enosburg Falls, Nov. 16.-Chauney, warda, F. S. Hale, M. O. Perkins, presi-

in length and 134 wide with solid cement floor and foundation.

It will be one of the lightest and PROVED TO BE FATAL best equipped as well as the largest single machine shop in Vermont. On the west side a small building with individ-John Blake, a Springfield Horse Dealer, ual lockers for the accommodation of 500 workmen will be put. The Flint Building & Construction Co. of Palmer. Mass., has the contract for constructing Springfield, Nov. 16.—John Blake, a by June, 1910. The work of excavating horse dealer and long a resident of Springfield, died at his home about two Connecticut river has already begun.

## IN YOUNG MAN'S DEATH

Springfield Shows That Death was Due to Natural Causes.

Springfield, Nov. 16 .- An autopsy was performed here yesterday afternoon by trover. Dr. C. F. Dalton, of the State Laboratory of Hygiene, on the body of Ernest Lockwood, who was found dead in a bed room adjoining the carpenter shop be-Rutland, Nov. 16.—John Shaughnessey, who was terribly injured on the night of October 27 as he was crossing the of October 27 as he was crossing the last was done to natural courses, and Sarah A. Wilson vs.

## Are Prevented by the Police.

Frankfort-on-Main, Germany, Nev. 16. erance, divorce. Chicago. He was 56 years of age, was born in Troy, N. Y. and had lived in that city. Glens Falls, N. Y., Pouliney and this city. Glens Falls, N. Y., Pouliney and company vs. A. Goy-the for the hope of a better world and a three from the local grand to the Bismark monument, where the continuous and company vs. A. Goy-the for the hope of a better world and a three from the local grand to the Bismark monument, where the continuous for the hope of a better world and a three from the local grand to the Cutters' International association, kingdom that is beyond.

Bismark as an oppressor, the crowd George M. Emerson vs. Crozier and that want, let the bounty of the more that want, let the bounty of the more that want, let the bounty of failing to agree by a two-thirds vote, and said committee. organization of the firm known as Mos-ley & Stondard, when they did business where speeches were delivered, but there ment. were no disturbances there. From this Were Offered in United States Court marchers, arresting many of them. Further demonstrations are feared.

## CABINET TO DICUSS CHARGE Sugar Trust.

Washington, D. C., Nov. 16,-Attor-Henry Pourte of Highgate the same ney-General Wickersham and Secretary amount for smuggling butter. Martin D. McVengh are engaged to-day in pre-Tilley of Hinesburgh was sentenced to paring data for the sugar fraud case to eight months in Chittenden county jail, be presented to the president at a cab-Hartwellville was fined \$100 without cussion of the case. It will be the divorce. Costs for embezzling post office money. Hirst cabinet meeting since President Rutland, Nov. 16. The trial of Harry Taft's summer vacation. . He has in-Madison, charged with receiving stolen structed both officials to sift the scanpostage stamps, was started in the dal to the bottom and bring the guilty

## CONDITION IS WORSE.

John G. Carlisle, Former Secretary of the Treasury, Very III.

Charged with Attempt to Break into and is at St. Vincent's hospital. George

## MARSHFIELD.

Dinner will be served also from 12 to

## MANY CASES STRICKEN OFF

Docket of Washington Court Greatly Lightened

## SEVERAL BARRE CASES

Entries Made on the Resumption of Court Yesterday Afternoon Include Some Divorce Petitions Settled.

A general "house-cleaning" of the decket of the Washington county court was held on the resumption of the court yesterday afternoon, and a great many cases were stricken off through various O. V. Downing, non-suit,
These entries were made:

Levi J. Bolster vs. Annie E. Rivers

Cases Settled and Discontinued. C. C. Putnam, administrator, va. Scott

and Townsend. Mary E. Spicer vs. Alexander Spicer, petition for support.

Ezra and Nellie A. Clark vs. Walter H. Mansfield, general assumpsif.
May K. Bailey, administratrix, vs. estate of Wesley Hill, appeal from com-

Michael Nerney vs. Town of Moretown general assumpait. , Capital Savings bank vs. R. W. Deneritt and trustee. National Mining and Development company vs. C. D. Robinson, general as-

Anna L. Powers vs. Frank B. Powers, eneral assumpsit.
Fred Bostwick vs. Robert and Lillian

and & company, assumpait.

general assumpsit

oli, general assumpsit. Alice M. Ellis vs. Hebert M. Ellis,

### Other Entries Were: Gertrude A. Ainsworth vs. Orlin F.

Ainsworth, divorce, not brought forward. Albert H. Mehuron vs. Emma Mehuron, Oldest Past Grand Master in Odd Feldivorce, non-suit. Gorald LaForest, by next friend, vs. W. J. O'Sullivan, mis-entry.

it and note, referred to F. B. ment. and Hiram Sparrow, trustee, discontin-

### erson, divorce, J. G. Wing enters his appearance for the defendant. By agreement of counsel, the cases of Hiram B. Wedge vs. John L. Tuttle, and Minnie E. Tromblee vs. Elizabeth D. W. Bark and trustee, non-suifed during the afternoon, the entry was stricken off and

ases continued. progress next term or non-suit Richard A. Hoar vs. Fred Harriman,

O. G. Chase et al. vs. J. L. Gagnon, two suits continued, question of bail. Aden C. Templeton vs. Frank L. Web. ber et al. settled.

Minne E. Tromblee vs. Elizabeth D. W. Mark, non-suit.
M. R. Ward & Co. vs. Edwin S. Meigs. Twing Bros. vs. David Morgan, non-

Columbian Granite Co. va. W. C. Town-E. W. Slayton vs. James A. Pierce

T. R. Gordon vs. J. T. M. Blake, trover judgment of \$72 in default, it being the amount awarded in justice court. F. A. Sherburne, administrator of Sharles Emith, vs. Adeline Alexander, dgment of justice affirmed. Lake Champlain Provision company vs.

udgment by agreement.
W. A. Boyce s. L. J. Bolster, settled.
Fred A. Goodall vs. Mary M. Goodall.

non-suit

### REASONS FOR THANKSGIVING. Outlined by Governor Prouty in His An-

non-suit.

Governor Prouty has designated Thursday, November 25, as Thanksgiving day, and has issued the following proclamation:

WAS FUR!

Fred Bostwick vs. Robert and Lillian Bradley.

Bradley.

Mary LaBounty vs. Prank J. LaBount ty, petition for support. Same parties for divorce.

Frank A. Walker vs. John and J. B. Campbell, general assumpsit.

The twelve-month past has seen an unparalleled return of prospersty, wide as the continent. Established enterprises Campbell, general assumpsit.

Wary E. Bradley vs. W. A. Miller.

The twelve-month past has seen an unparalleled return of prospersty, wide as the continent. Established enterprises o'clock, in order to get word; but none paralleled to use in o'clock, in order to get word; but none o'clock, in order to get word; but none o'clock in order to get word.

Some fine of the fine of the fine orde Campbell, general assumpsit.

Mary E. Bradley vs. W. A. Miller, are again flourishing and new industries are springing up. The contest for equal laws is prosecuted with less bitterness and clamor, and men are looking less and clamor, and men are looking less to impractical paraceas and more to improve to impractical paraceas and more to improve to the Northfield union, but he failed in this. Notification had been sent to the

the Rutland sity hospital. Mr Shaugh, may atthough time critical condition form has y aithough time critical condition form the young man was found in rather and non-manulated with who of his body had been in a paralyzed of his obly had been had Dr. M. R. Crain, who performed the SOCIALISTS MEET AT FRANKFORT. Granite and Quarrying Co., and J. J. little children, the persistent hopefulness Goodwin, trustee, general assumpsit. Kate M. Lamery vs. Elmer C. Bick- of old age; for the opportunities of ser-ord. Clara M. Severance vs. Henry E. Sev- sweetness of rest when toil has been snow or contention that may arise dur-

of the Stoddard Manufactoring can pany, having been with them before the organization of the firm known as Mospoverty. Let every hearth spread wide shall refer the matter in dispute to fractured thre months ago, Louis Barney vs. R. Lelviniz, ejectment.

Auguste Fournier vs. Boutwell, Milne
and Varnum company

Auguste Fournier vs. Boutwell, Milne
and Varnum company

Auguste Fournier vs. Boutwell, Milne
and Varnum company

Asserts All Exempt.

Asse the line of march was taken up to and Varnum company daughters bring good cheer and fond of the respective bodies, all that the physicians could do to revive police headquarters, but mounted and Cornelia Beach, administratrix, vs. recital of old-time love. Let our thoughts on the robic record of our those two shall agree upon and select a her. Bessie Briffin vs. William G. Downie. good state, the honor in which she is third party to act with them, and the Miss Nicora was thrown from a wagon board thus constituted shall bear the in a runaway accident last summer, as stantial foundation that has been laid parties and make an award within fif-Joseph C. Rice vs. H. F. Talbot, tresfor future welfare. In the observance of
the thank-giving custom, let us renow
award shall be final. Pending such arhireceived a fracture of her right leg. S.

C. Glysson and Granite Savings bank, "Given under my hand and the seal or trustee, general assumpsit."

Was found that there was trouble with close and has assets of \$40. The leg and she was taken to the host assets in both cases are claimed to be agreement between the manufacturers pital, where the limb was reset.

Was found that there was trouble with close and has assets of \$40. The leg and she was taken to the host assets in both cases are claimed to be agreement between the manufacturers pital, where the limb was reset. Dessercan & Co., vs. Mrs. Gulius Cera- in the year of our Lord, one thousand and cutters states:
oii. general assumpsst. "It is also furth William Reith vs. Bennet Julian, crim- dence of the United States, the one hundred and thirty-fourth.

"George H. Prouty. "By the governor: Agron H. Gront. Secretary of Civil and Military Affairs" ment committee, and any agreement

## E. B. HOLLISTER DEAD.

lowship of Vermont.

Ludlow, Nov. 16.-E. B. Hollister, who Northern Granite company vs. Louis
Gould, continued, rule for bail.

E. B. Ellis Granite company vs. Bethel
Granite Railway company. Smith enGranite Railway company. Smith enGranite Railway company. Smith en-

George W. Olmstead vs. Walter C.

Mr Hollister was a grand master in was voted not to use the "bumper," sev. Newhall. Boston: A. Winock, Boston: A. Winock, Boston: But Toesday afternoon, when left alone for a few minutes, she got out of bed home," not discharged, the company of the company

in His Home City.

County court in bail of \$300 each, R.
C. Devo, the father of Francis, recognized first and the county of the made to day in the Eaton phrey, divorce. Senter enters appear in the county were married to open the camp saclier next year and referee in bank.

Burning of the Windsor is several cases. The daily in the case of \$10 to be paid.

County court in bail of \$300 each, R.
C. Devo, the father of Francis, recognized first and first in the city and first in th The defense in both cases is an attempted allbi, the state producing with the state producing wi

# DOORS CLOSED

ton County Tied up To-day

## AS RESULT OF LOCKOUT

Northfield Dispute Over Hand-surfacer Has Developed into Big Labor Trouble in Which Barre, Montpeller, Waterbury, E. Barre, Etc., Are Involved.

the agreement regarding the non-sus. This was put before the union here and pension of work pending settlement of was rejected. grievances, the Barre Granite Manufacturers' association to-day declared a lockout, and the granite industry of Washington county, excepting the quarters was a lockout with a loc Washington county, excepting the quar- the situation was. We expected to get a

a violation of the agreement with them, since only the Northfield branch of the other cuters has a grievance, and the other dered it. branches were not concerned in the present disagreement over the use of the

Northfield cutters had not resumed work Severa Acebo vs. Canales and Labrana, Prouty, governor.

Severa Acebo vs. Canales and Labrana, Prouty, governor.

"Again the crowded storehouses of the field strikers had not resumed, and the field strikers had not resumed, and the

Beck and Beck vs. Scott and Townsell, general assumpsit.

U. G. Austin vs. Frank C. Carleton, oriminal conversation.

Sarah A. Wilson vs. Clayton A. Brown and trustee.

Haward P. Martin vs. estate of Frank Gardy appeal from commissioners.

Colonial Works vs. W. E. Jackson, septial assumpsit.

Colonial Works vs. W. E. Jackson, septial assumpsit.

Description and more are looking less munication with Secretary John Berry of the Northfield union, but he failed in this. Notification had been sent to the various unions on Sunday that the plants for better days to be. Peace prevails would be closed this morning, if the 150 Northfield cutters were not at work, so that the welfare of each is the welfare of the state of Vermont, do surprised although the provement in character and general intelligence as the ground of their hope warlous unions on Sunday that the plants would be closed this morning, if the 150 Northfield cutters were not at work, so that the welfare of the state of the granita sheds this morning and found them closed they were not very much surprised although the dust on the stone, which the munication with Secretary John Berry of the Northfield union, but he failed in this. Notification had been sent to the various unions on Sunday that the plants would be closed this morning, if the 150 Northfield cutters were not at work, so that when the workmen here went to the provenent in the Northfield union, but he failed in this. Notification had been sent to the various unions on Sunday that the plants are unions of Sunday that the plants are unions of Sunday that the plant after it had been veries of the various unions of Sunday that the plants are unions of Sunday that the plant at the same machines were used at John Borry of the Northfield union, but he failed in this. Notification had been sent to the various unions of the Northfield union, but he failed in this. Notification had been sent to the same machines are unions of the Northfield union, as alleged, not the Northfield union that the same machines a

### How the Agreement Reads. This agreement states:-

"It is mutually agreed that any griev-

"It is also further agreed that any ents, two brothers and two sisters. grievance that may arise during the existence of this agreement that is not covered by the bill of prices and agreement shall also be referred to the adjustthey may come to in the matter under consideration shall be accepted by both parties. Pending the consideration of

suspension of work. It is on this point that the lockout New York, Nov. 16.—The condition of John G. Carlisle, a former cabinet of ficer, is reported as more unfavorable to day. The ex-secretary of the treasure is suffering form intestinal trouble as suffering form intestinal trouble of sufficers and the first suffering form intestinal trouble of sufficers and the first suffering form intestinal trouble of procedure in the foregoing sections and that the usual mode tered with Plumley for the plaintiff, and home from Hope lodge at Manchester of procedure in the foregoing sections should have been followed and that the evening and to-day were W. E. Belcher, apring with heart disease, stomach trought shad been so severely ill with rheumatism that he was unable to get down tism that he was unable to get down to have quit work. For lower a suffering form intestinal trouble dismissed.

Among arrivals at the City hotel last manchester of procedure in the foregoing sections should have been followed and that the evening and to-day were W. E. Belcher, Boston; M. H. Stevens, Hartford, Count, but had been so severely ill with rheumatism that he was unable to get down the work of the machines. Then the others at North- Coate, Boston. field quit work and have been out ever since. Bethel is not included in the zone of the present trouble, and the men are

## FROM SEC. DUNCAN

### I. A., was interviewed this afternoon I. A., was interviewed this afternoon by a representative of The Times, and GOOD NEWS FOR he gave his version of the difficulty in ON 4,000 MEN the granite industry, so far as North-field is concerned, as follows:-

"About a month ago, the union here J. A. Archie & Co. vs. Charles H. More & Co. and First National bank, trustees continued with rule enlarged. Granite Industry of Washing- international headquarters, explaining breadquarters, explaining voted to suspend work on the hand-surthe action; whereupon, word was reseived from hendquarters supporting the action of the local branch. On getting that approval, the Northfield branch held another meeting Thursday night and vot-ed not to use the hand-surfacers. No

notice was given the bosses. Cross Bros, turned off one mun after another

when they declined to use the tool. Cross Bros. and requested them to put the men to work until the matter was settled by arbitration. Cross Bros. refused. Then we had a meeting and took action. After this, a conference between the Northfield cutters and the Barre Man. Claiming that the strike of the North.

Reld granite cutters was a violation of many than the put back to work and that the strike meeting of the Marshfield Building

Fred A. Goodall vs. Mary M. Goodall.

Washington county, excepting the quartic divorce, discontinued.

Hiram B. Wedge vs. John L. Tuttle, and the standard of the granite cutters of Barre, Montpeller, Waterbury, East Emily Marks vs. Charles Marratti, and the general lockout is a violation of the agreement with them.

Washington county, excepting the quartic the situation was. We expected to get a reply by letter vesterday afternoon, but up to the present time there has been no response. We are afraid that the letter may have been lost in some way."

The Northfield branch held a meeting late yesterday and took no action, it is understood, although it did refuse to be taken by Knights of Pythias and a violation of the agreement with them.

## WAS FURNISHED

"To the Freeman of the State of Vermont, a proclamation by George Herbert Prouty, governor.

"Again the crowded storehouses of the Beld strikers had not resumed, and the Brief Statement by Brief Statement by Consultation association having Say Cross Bros., to Lay Dust on Stone approximately 40 by 60 feet, three stories high, to replace the three-story building, 30 by 40, which was recently burned. Statement by

plenty of water was supplied to use in laying the dust on the stone, which the

a brief visit and others, at the latest, and Rebekah lodges held a joint roll by next spring. Yesterday and to-da call at the Odd Fellows hall last even-

Miss Elizabeth Nicora, aged 16 years, and readings by Mrs. George Hollister daughter of Mr. and Mrs. Frank Nicora and H. W. Heath. An original poem of 21 Vine street, died at 11 o'clock yes was read by Mrs. Frank Jackson, terday morning at the City hospitel of ing the brothers and aisters of the heart fallure, with which she was atrick- bekah fair which will be held in the neur en while Drs. W. D. Reid and E. G. Ghidelli were preparing to take the bandages after the entertainment.

Miss Nicors was thrown from a wagon cases were filed yesterday with Clerk P. n a runaway accident last summer, a. S. Platt of the United States court. she was coming from a picnic in Town-John R. Tierney vs. Frank P. Whitney, the thanksgiving custom, let us renew tration in reference to the foregoing bill the thanksgiving custom, let us renew tration in reference to the foregoing bill was taken to her home and the fracture of the thanksgiving custom, let us renew tration in reference to the foregoing bill was taken to her home and the fracture of the thanksgiving custom, let us renew tration in reference to the foregoing bill was taken to her home and the fracture of the thanksgiving custom. It is mutually agreed that reduced, and about three was trouble with classes are claimed the thanksgiving custom. It is mutually agreed that there was trouble with classes are claimed the thanksgiving custom. It is a still before us.

stal, where the limb was react.

She leaves to mourn her loss her par-

## TALK OF THE TOWN

The L. C. B. A. will hold a short bustsuch questions, it is mutually agreed ness meeting to-night before the dance that there shall be no strike, lockout or at 7:30 sharp. Per order of recording secretary.

The mission study course of the buy a lot and erect a parsonage.

Among the arrivals at the Hotel Otla yesterday were Charles Lefrick, New York; C. W. Baldwin, Boston; J. B. conducted near Brattleboso, under the Yandow, Burlington; fifteen members of anapices of the Women's club, since July the Phil Ott company; A. S. Morrison, 1, was closed Friday for the winter. The Scottstown, P. Q.: Mr. and Mrs. F. A. camp was very successful the past sea-Wright Lowell; George C. Smith, Brook-son, tuberculosis having been cured or field; F. A. Mallory, Dunbury, Masa; arested in several cases. The club in-Mr. and Mrs. J. W. Ellis, Newport; A. tends to open the camp sarlier next year, W. Houston, New York; W. G. Allen, probably about May 1. A piano has been

# MARSHFIELD

built Very Soon

### AN ENTHUSIASTIC MEETING

"Our grievance committee went to Of Marshfield Building Association Was Held Last Night and Plans Were Made for Rebuilding Knights of Pythias Block,

nearly every stockholder was present. "On Saturday, we tried to talk with After the meeting was duly called to

not yet reported, but who will take stock if a new building it put up,

The motion to rebuild the Pythian block larger and better was made, which motion met with the approval of the assembly. The new building will be

offered assistance. The five directors of the association

The five directors of the association were elected a building committee. They are J. A. Ennis, S. H. Unwin, J. W. Bouldry, J. W. Mears and W. O. Seuthwick, with E. C. Pitkin. The site is already cleared and work will be begun at once on the rebuilding.

It is understood that G. D. Ormsbee will rebuild as early as next spring. Mr. and Mrs. Ormabue have received much from the people in the streounding towns, as well as in Marshfield, and they

there was quite a demand for tickets, ing. Forty-four members responded from Areadia lodge and sixsy-three from STRICKEN WITH HEART FAILURE. Pleasant Valley lodge. An interesting program was given, consisting of re-Elizabeth Nicera Died When Physicians
Were Removing Splints from Fracture.

Miss Elizabeth Nicera, aged 16 years,
and Messra, Daniel and Reuben Hudson,
and readings by Mrs. George Hollister ing the brothers and sisters of the Refuture. An oyster supper was served

ing in Bankruptcy.

Rutland, Nov. 16 .- Two bankruptcy he petitioners are George F. Armstrong, engineer, and Fred C. Plant, a wood-"ker, both of St. Albans. The former liabilities of \$148.98 and assets of and the latter alleges that he owes

The federation of the Methodist and Congregational churches of Pairlee has brought about a necessity which the church, with the help of the people of the town, and any who may assist, will try to meet. At a meeting which was held on the evening of November 9, it was voted to build a parsonage. Although there were but few at the meeting, over \$300 was pledged. The excentive committee of the church was elected building committee with full power to

The case of Mrs. Henry Hayes of Middition the next day was hopeless.